UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA OAKLAND DIVISION

| | | ERN DI | ΓES DISTRICT STRICT OF CAI AND DIVISION | LIFORNIA | 1 | AR 19 ZUIB |
|---------------------------|--|----------|---|--|------------------------------------|------------------------------------|
| United States of America, | |) | Case No. CR | 18-0110 | Y Green of | NY 500 |
| Pla | intiff, |) | | ORDER EXCLU | | AND FCALIFORNIA |
| Darrin And Dep | lre Hutchinson Gendant. |)) | | | | Ē |
| continuance outwe | ted by the parties on the receipt the best interest of the Court makes this finding | é public | and the defendar | it in a speedy tria | ıl. <i>See</i> 18 U.S.C | der the Speedy d by the C. § |
| | ailure to grant a continuar lee 18 U.S.C. § 3161(h)(7) | | d be likely to res | ult in a miscarria | age of justice. | |
| d | The case is so unusual or so complex, due to [circle applicable reasons] the number of defendants, the nature of the prosecution, or the existence of novel questions of fact or law, that it is unreasonable to expect adequate preparation for pretrial proceedings or the trial itself within the time limits established by this section. See 18 U.S.C. § 3161(h)(7)(B)(ii). | | | | | |
| | Failure to grant a continuance would deny the defendant reasonable time to obtain counsel, taking into account the exercise of due diligence. <i>See</i> 18 U.S.C. § 3161(h)(7)(B)(iv). | | | | | |
| g | Failure to grant a continuance would unreasonably deny the defendant continuity of counsel, given counsel's other scheduled case commitments, taking into account the exercise of due diligence. See 18 U.S.C. § 3161(h)(7)(B)(iv). | | | | | |
| <u> </u> | Failure to grant a continuance would unreasonably deny the defendant the reasonable time necessary for effective preparation, taking into account the exercise of due diligence. <i>See</i> 18 U.S.C. § 3161(h)(7)(B)(iv). | | | | | |
| 3: | or the reasons stated on the 161(b) and waived with the 1(c) and (d). | e record | , it is further ordent of the defendan | ered that time is on the second that time is on the second that the second tha | excluded under Rules of Crimi | 18 U.S.C. § nal Procedure |
| Fo | or the reasons stated on th 161(h)(1)(E)(F) for delay | e record | , it is further order from removal/to | ered that time is cansport of the de | excluded under efendant to anot | 18 U.S.C. § ther district. |
| IT IS SO ORDE | RED. | | | Ann | | |
| DATED: Man | <u>oh</u> , 2018 | | DONNA | M. RYU | | |
| | (Vinil | | United S | States Magistrate | Judge | |